

to the licensee prior to the expiration of the license term.)

[59 FR 59957, Nov. 21, 1994]

§ 90.121 Canadian registration.

Form 410 shall be filed by Canadian licensees desiring to operate in the United States under the terms of Article 2 and 3 of the Convention between the United States and Canada concerning operation of Certain Radio Equipment or Stations (which entered into force May 15, 1952). This form may be obtained from the Department of Communications, Ottawa, Canada. That department should also be consulted by U.S. licensees desiring to operate in Canada.

§ 90.123 Full disclosures.

(a) Each application shall contain full and complete disclosures with regard to the real party or parties in interest and as to all matters required to be disclosed by the application forms.

(b) Each application shall be clear and complete in itself without cross reference to information previously filed. An application for modification of an existing station must show in precise detail all particulars of the desired operation, including those not affected by the modification.

(c) Each application for digital voice emission shall only be made with the understanding that the applicant is responsible to disclose current encoding information to an FCC official at any time after station authorization. Disclosure shall be only upon request of the FCC official, and only for enforcement purposes. All authorizations for digital voice systems are issued subject to this requirement.

[43 FR 54791, Nov. 22, 1978, as amended at 47 FR 15340, Apr. 9, 1982]

§ 90.125 Who may sign applications.

See part 1 of this chapter, § 1.913, for practices and procedures governing signatures on license applications.

[58 FR 21407, Apr. 21, 1993]

§ 90.127 Submission and filing of applications.

(a) All applications for private land mobile licenses that require both frequency coordination and fees as set

forth at part 1, subpart G of this chapter shall first be sent to a certified coordinator for the radio pool concerned as specified in §§ 90.20(c)(2) and 90.35(b)(2). After the appropriate coordination and attachment of the statutory fee, such applications shall be forwarded to the appropriate address in accordance with § 0.401(b) of the rules. A list of the certified frequency coordinators may be obtained from the Federal Communications Commission, Gettysburg, PA 17326.

(1) All applications for private land mobile licenses that require frequency coordination but not a fee shall be sent to a certified coordinator for the radio pool concerned as specified in §§ 90.20(c)(2) and 90.35(b)(2). After the appropriate coordination, such applications shall be forwarded to the Federal Communications Commission, Gettysburg, PA 17326.

(2) All applications for private land mobile licenses that require a fee but not frequency coordination shall be sent to the appropriate address in accordance with § 0.401(b) of the rules.

(3) All applications for private land mobile licenses that do not require either frequency coordination or a fee shall be sent to the Federal Communications Commission, Gettysburg, PA 17326.

(b) Unless otherwise specified, an application should be filed at least 60 days prior to the desired date of Commission action. Applications for renewal should be filed no more than 90 days nor less than 30 days prior to the end of the license term. When timely and sufficient application for renewal of the license has been made, the license shall not expire until Commission action on the application has been completed. Application for license reinstatement must be filed no later than thirty (30) days after the expiration date of the license. See § 1.4 of this chapter.

(c) Each application shall limit its request for authorized mobile transmitters and paging receivers to:

(1) Mobile transmitters and paging receivers that will be installed and operated immediately after authorization issuance.

(2) Mobile transmitters and paging receivers for which purchase orders